		Application No.	Applicant(s)	
i	Notice of Allowability	10/696,898	0/696,898 TURNER ET AL.	
		Examiner	Art Unit	
		sang nguyen	2877	L AW
All claims being herewith (or pre NOTICE OF AL	The MAILING DATE of this communication as allowable, PROSECUTION ON THE MERITS eviously mailed), a Notice of Allowance (PTOLLOWABILITY IS NOT A GRANT OF PATEN upon petition by the applicant. See 37 CFR 1	S IS (OR REMAINS) CLOSED ir -85) or other appropriate commo T RIGHTS. This application is s	n this application. If not includ unication will be mailed in due	ed course, THIS
1. 🛭 This con	nmunication is responsive to <u>10/29/03</u> .			
2. 🛭 The allow	wed claim(s) is/are <u>1-25</u> .			
3. 🛭 The drav	wings filed on <u>29 October 2003</u> are accepted b	by the Examiner.		
a) A 1. 2. 3. * Certifie Applicant has noted below. THIS THREE 5. A SUBS INFORM 6. CORREC (a) inclue inclue pap Identifying in each sheet.	ledgment is made of a claim for foreign priorical b) Some* c) None of the: Certified copies of the priority documents Certified copies of the priority documents Copies of the certified copies of the priority International Bureau (PCT Rule 17.2(a)). International Bureau (PCT Rule 17.2(a)). THREE MONTHS FROM THE "MAILING DA Failure to timely comply will result in ABANDO-MONTH PERIOD IS NOT EXTENDABLE. TITUTE OATH OR DECLARATION must be stall PATENT APPLICATION (PTO-152) which comply comply the Notice of Drafts of the priority in the Notice of Drafts of the priority in the Notice of Drafts of the priority in the Notice of Drafts of the Notice of The Notice of The Not	have been received. have been received in Application of this communication to file DNMENT of this application. TE" of this communication to file DNMENT of this application. ubmitted. Note the attached EXA gives reason(s) why the oath of must be submitted. person's Patent Drawing Review iner's Amendment / Comment of the in the header according to 37 CF eposit of BIOLOGICAL MATI	on No In this national stage applicated in this national stage applicated in this national stage applicated in the Complying with the responsible and the complying with the responsible and the complete action of the drawings in the front (not the Complete Research). ERIAL must be submitted.	quirements NOTICE OF
 Notice of Information Paper No 	References Cited (PTO-892) Draftperson's Patent Drawing Review (PTO-9 on Disclosure Statements (PTO-1449 or PTO/o./Mail Date 6/28/04 's Comment Regarding Requirement for Depo	48) 6. ☐ Interview S Paper No./ SB/08), 7. ☒ Examiner's		,

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Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

I. Claims 1-25, drawn to a method of flowing specimen fluid and a flow cell device for examining specimen fluid flowing with sheath fluid comprising a housing defining a hollow fluid passage, a cannula, a first direct flow control pump, a second direct flow control pump, and a measurement device, classified in class 356, subclass 244.

II. Claims 26-28, drawn to a method forming a cannula from a hollow tube having first and second ends and a first cross-section shape, drawn to 417, subclass 476.

The inventions are distinct, each from the other because of the following reasons:

Inventions II and I are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the patentability of the combination does not rely on the details of the subcombination. The subcombination has separate utility such as measuring light transmission or absorption and scattering light device.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group II is not required for Group I, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

A telephone call was made to Mr. Alan Limbach on July 22, 2004, 2004 to request an oral election to the above restriction requirement, Applicant's election without traverse of Group I (claims 1-25) in the reply on July 22, 2004 is acknowledged and Applicant agreed to cancel non-election claims 26-26.

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

EXAMINER'S AMENDMENT

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

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Authorization for this examiner's amendment was given in a telephone interview with Mr. Alan Limbach on July 22, 2004.

The application has been amended as follows: Claims 26-28 have been canceled.

Claims 1-25 are allowed.

The following is an examiner's statement of reasons for allowance:

As to independent claims 1 and 14, the prior art of record, taken alone or in combination, fails discloses or render obvious a method and a flow cell for examining specimen fluid flowing with sheath fluid comprising all the specific elements with the specific combination including of a first direct flow control pump for pumping the sheath fluid through the fluid passage such that the sheath fluid has a first known velocity at the injection point, a second direct flow control pump for pumping the specimen fluid through the cannula such that the specimen fluid is injected into the fluid passage by the cannula output end as a stream of the specimen fluid having a second known velocity at the injection point, and a measurement device for measuring a parameter of specimen fluid stream passing through the examination area in combination with the rest of the limitation of claims 1 and 14.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sang Nguyen whose telephone number is (571) 272-2425. The examiner can normally be reached on 9:30 am to 7:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory Toatley can be reached on (571) 272-2059. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

GN

Nguyen/SN

July 22, 2004